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TTA-112

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICANTS:

Magyar, Robert J

**EXAMINER:** 

NGUYEN, DANNY

'APPLN. NO.:

10/667,257

GROUP: 2836

CONF. NO.

1147

FILED:

09/19/2003

DOCKET:

TTA-112

TITLE:

AMPERAGE CONTROL FOR VALVES

### **CERTIFICATE OF FACSIMILE TRANSMISSION**

I hereby certify that this correspondence is being sent via facsimile transmission to Commissioner for Patents, Mail Stop Petitions, Group Art Unit 2836, Attention: Danny Nguyen, P.O. Box 1450, Alexandria, VA 22313-1450, at fax number (571) 273-8300, on May 12, 2009.

Carmen B. Patti

Attorney for Applicants

Reg. No. 26,784

Mail Stop Petitions Group Art Unit 2836 P.O. Box 1450 Alexandria, VA 22313-1450 Fax Number (571) 273-8300

## PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR §1.137(B)

Dear Sir:

Applicant respectfully petitions under 37 CFR §1.137(b) that the captioned application above be revived as a pending application of one unintentionally abandoned.

A Petition to Revive an Unintentionally Abandoned Application under 37 CFR §1.137(b) must be accompanied by (1) a petition fee set forth in 37 CFR §1.17(m); 2) the reply required to the outstanding office action; 3) a terminal disclaimer and fee as set forth in 37 CFR §1.20(d); and 4) a statement that the entire delay was unintentional.

05/13/2009 VRUI22

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01 FC:1501

1510.00 OP

Adjustment date: 05/13/2009 VBUI22 07/01/2008 SDENBOB4 00000040 10667257 03 FC:1506 -1397.00 OP

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The captioned application became abandoned for failure to respond properly and pay the Large Entity Issue fee due on the Notice of Allowance dated June 26, 2008 leaving a balance of \$43.00 and the failure to respond was unintentional.

The possible misunderstanding was discovered on or about August 1, 2008, which was confirmed in a subsequent investigation, and a response to the outstanding action was then prepared. A response to the Notice of Allowance and Fee(s) was mailed to the patent office on June 26, 2008 and the submitted fee was insufficient. Attached is the balance of the Notice of Allowance Fee of \$113.00. It is believed that the patent office has charged the fee of \$1,697.00 leaving a balance of \$113.00.

A terminal disclaimer under 37 CFR §1.20(d) is not required for the captioned application because it was filed after June 8, 1995.

(2) The balance remaining for the Large Entity Notice of Allowance fee of \$113.00 and the petition fee of \$1,620.00 as set forth in 37 CFR §1.17(m) is hereby authorized to be charge to the Patti, Hewitt & Arezina LLC Business Credit Card.

In the event of under or overpayment of a fee at anytime during the prosecution of the subject application, the Commissioner is hereby authorized to charge or credit the Patti, Hewitt & Arezina LLC <u>Credit Card</u> the amount necessary to correct the error.

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Applicant respectfully petitions that the captioned application above be revived as a pending application. A response to the Petition Decision was requested two months from the mailed date of the Petition Decision mailed March 16, 2009; therefore this response is timely filed.

Respectfully submitted,

Carmen B. Patti Reg. No. 26,784

Carmen Patti Law Group, LLC Customer Number 32205

#### **CERTIFICATE OF FACSIMILE**

I hereby certify that this correspondence is being sent via facsimile to Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, at (571) 273-8300, on May 12, 2009.

Carmen B. Patti

May 12, 2009